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			Attorne	ey Docket Number	25611-000	085/US	
		ENCL	OSURES	(check all that apply)			
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Amendment		Licensi	ng-relate	d Papers	Appeal (Communication to Group	
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Document(s) Response to Missing Parts/ Incomplete Application			<u> </u>		•		
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	SIGNA	TURE OF A	APPLICA	ANT, ATTORNEY, O	R AGENT	_	
Firm or Individual name	Harness, Dickey	Pierce, P.L			Reg. No. 35, 094		
Signature	//	UK					
Date	September 7,	2004					



PATENT THU

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS:

Heung-Kyu KWON et al.

CONF. NO.: 7367

SERIAL NO.:

09/464,322

GROUP:

2815

FILED:

December 15, 1999

EXAMINER: C. Chu

FOR:

SEMICONDUCTOR CHIP PACKAGE AND METHOD OF

FABRICATING THE SAME

DOCKET NO.:

25611-000085/US

PETITION UNDER 37 C.F.R. § 1.181 TO WITHDRAW HOLDING OF ABANDONMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 September 7, 2004

Dear Sir:

In response to the Notice of Abandonment dated August 31, 2004 in connection with the above-identified application, Applicants hereby respectfully petition, under the provisions of 37 C.F.R. 1.181 and M.P.E.P. §711.03(c), for a decision to withdraw the holding of abandonment.

On June 25, 2003, a non-final Office Action was mailed for the above-identified application. Applicants timely filed an Amendment on September 23, 2003 (see attached date-stamped receipt). On June 23, 2004, Applicants' representative contacted Examiner Chu to inquire about the status of the September 23, 2003 filed Amendment as eight (8) months had elapsed since the mailing of the September 23, 2003 Amendment. Examiner Chu indicated that she never received the September 23, 2003 Amendment and requested a copy of the Amendment along with a date-stamped postcard receipt. Accordingly, Applicants provided Examiner Chu with a facsimile copy (see attached facsimile confirmation copy) of the September 23, 2003 filed Amendment and date-stamped receipt. Applicants further filed correspondence in the USPTO entitled "Letter" on June 24, 2004, along with a copy of the Amendment and dated-stamped receipt so that the USPTO could formally process the Amendment.

However, on August 12, 2004, Applicants received an Advisory Action from Examiner Chu mailed August 11, 2004 (see attached copy), and thus Applicants contacted Examiner Chu on August 13, 2004 to discuss how an Advisory Action may be issued without receiving a Final Rejection. During the August 13, 2004 telephonic conference, Examiner Chu stated that a Final Rejection was mailed on November 24, 2003. This was the first occurrence Applicants became aware of the Final Rejection. Accordingly, Applicants representative contacted Examiner Chu's supervisor, Supervisory Patent Examiner (SPE) Tom Thomas on August 16, 2004 to assist in this matter. SPE Thomas stated that the Advisory Action mailed August 11, 2004 was a mistake and that a Notice of Abandonment should have been mailed.

However, it is submitted that the Final Office Action mailed November 24, 2003 was never forwarded to Applicants or the undersigned. The offices of the undersigned did not become aware of the Office Action until advised by Examiner Chu during the August 13, 2004 telephonic conference.

Attached to this communication are three docket records for the law firm of Harness, Dickey & Pierce, PLC. Appendix A is a listing of all responses in our office with a due date of February 24, 2004. Had the Office Action been received, it would have been entered into the docketing records having a base date of November 24, 2003, and a due date of February 24, 2004 (three (3) month respond period). The attached docket record for February 24, 2004 fails to identify the above-identified application by our attorney docket number 25611-000085/US.

Appendix B is a computerized docket sheet for this particular application showing the docketed due dates for this application. Again, the computerized docket sheet does not indicate any entry for a Final Office Action dated November 24, 2003.

Appendix C is a photocopy of the file jacket for the application where docket entries are entered manually. Had the Office Action been received, this Office Action and the February 24, 2004 due date would have been written on the file jacket.

In view of the foregoing, it is respectfully submitted that: 1) the November 24, 2003 Office Action was not received by Harness, Dickey & Pierce, PLC; 2) a search of the docket records and file jacket indicates that the Office Action was not received; and 3) the attached docket records show where the non-received Office Action would have been entered had it been received and docketed, and demonstrates that the Office Action dated November 24, 2003 under

attorney docket number 25611-000085/US, was not received nor docketed for a response due on February 24, 2004.

Accordingly, it is respectfully requested to withdraw the holding of abandonment as the abandonment was unavoidable and due solely to problems with the mailing of the November 24, 2003 Office Action. This petition is being timely filed for the purpose of petitioning withdrawal of the abandonment in view of the above-stated facts.

Because the above-mentioned Office Action was apparently never received in the office of Harness, Dickey & Pierce, PLC, it is believed that no petition fee is necessary in connection with this petition. In the event that the petition fee is deemed necessary by the United States Patent and Trademark Office, it is respectfully requested that the fee of \$130.00 as set forth in 35 U.S.C. § 1.17(h)(1) be charged to Deposit Account No. 08-0750.

In the event that any matters remain at issue in the application, the Examiner is invited to contact the undersigned at (703) 668-8000 in the Northern Virginia area, for the purpose of a telephonic interview.

Respectfully submitted,

HARNESS, DICKEY AND PIERCE P.L.C.

By

Phn A. Castellano Reg. No. 35,094 P.O. Box 8910 Reston, VA 20195

JAC/DJC/krf

Enclosures:

PTO date-stamped receipt for filing September 23, 2004 Amendment

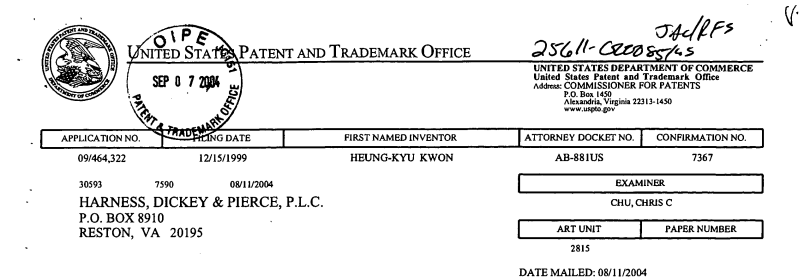
Facsimile transmittal for papers filed June 23, 2004

Advisory Action mailed August 11, 2004

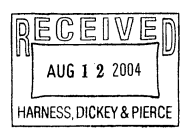
Appendix A – manual docket record for February 24, 2004

Appendix B – computerized docket record for February 24, 2004

Appendix C – photocopy of file jacket



Please find below and/or attached an Office communication concerning this application or proceeding.



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Advisory Action

Application No.	Applicant(s)	
09/464,322	KWON ET AL.	
Examiner	Art Unit	
Chris C. Chu	2815	

TRADE THE MAILING DATE of this communication appears on the cover sheet with the correspondence address --

THE REPLY FILED 25 June 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a

condit	ejection under 37 CFR 1.113 may <u>only</u> be either: (1) a timely filed amendment which places the application in tion for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued ination (RCE) in compliance with 37 CFR 1.114.
	PERIOD FOR REPLY [check either a) or b)]
b) Ex fee hav fee und (2) as s	The period for reply expires 3_months from the mailing date of the final rejection. The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. I no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). In the statutory period of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension are been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension der 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).
1.	A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.
2.	The proposed amendment(s) will not be entered because:
(а	they raise new issues that would require further consideration and/or search (see NOTE below);
(b	they raise the issue of new matter (see Note below);
(с	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or
(d	they present additional claims without canceling a corresponding number of finally rejected claims.
	NOTE:
	Applicant's reply has overcome the following rejection(s):
	Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).
5.🛛	The a) ☐ affidavit, b) ☐ exhibit, or c) ☒ request for reconsideration has been considered but does NOT place the application in condition for allowance because: <u>See Continuation Sheet</u> .
6.	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.
7.🛛	For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.
	The status of the claim(s) is (or will be) as follows:
	Claim(s) allowed:
	Claim(s) objected to:
	Claim(s) rejected: <u>2 - 15 and 17 - 20</u> .
	Claim(s) withdrawn from consideration:
8.	The drawing correction filed on is a) approved or b) disapproved by the Examiner.
9.	Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s)
10.	Other:
	TOM THOMAS SUPERVISORY PATENT EXTENSION TECHNOLOGY CENTER AND

Continuation of 5. does NOT place the application in condition for allowance because: On page 7, applicant argues "applicants assert that Osawa et al. fail to disclose a backside of semiconductor chip that includes a solder bonding metal layer in contact with and between the semiconductor chip and a solder film as recited in claim 3." This argument is not persuasive. Osawa et al. clearly shows in Fig. 14 a solder bonding metal layer (33-2) is placed at the backside of the semiconductor chip (32-2); the solder bonding metal layer (33-2) is in direct physical contact with the solder film and thermally contacted to the semiconductor chip by an element 42; and the solder bonding metal layer (33-2) is located between the semiconductor chip and a solder film (144). As such, Ozawa anticipates all of the limitations of the claim as currently presented.

The above rationale applies to claim 19 as well.

For the above reasons, the rejection is maintained (see the final Office rejection mailed on November 24, 2003). .

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HARNESS, DICKEY & PIERCE, P.L.C.

Attorneys and Counselors 11730 Plaza America Drive, Suite 600, Reston, Virginia 20190 P.O. Box 8910, Reston, Virginia 20195 Phone: (703) 668-8000

Fax: (703) 668-8200

To:	Examiner Chris Chu	From:	John A. Castellano
Fax:	571-273-1724	Date:	June 23, 2004
Phone:		Pages:	(including cover sheet)
Your Ref.:	09/464,322	Our Ref.:	25611-000085/US
Re:		CC:	
Urgent	For Review	Pic	ease Comment Please Repl
confidential an transmission b	d exempt from disclosure under applicable law. y someone other than the intended addressee or	You are hereby notified its designated agent is	s addressed, and may contain information that is privileged at that any dissemination, distribution or duplication of the strictly prohibited. If your receipt of this transmission is in the original transmission to us by return mail at the address
COMME	NTS:		



Applicant:	Heung-Kyu KWON et al.	Case No.:	62230-000002/US
Serial No.:	09/464,322	Filing Date:	December 15, 1999
Title:	SEMICONDUCTOR CHIP PAC FABRICATING THE SAME	KAGE AND N	METHOD OF

Please acknowledge receipt of: Transmittal and Rule 111 Amendment.

USPTO Date Stamp

By stamping and returning to Harness, Dickey & Pierce, P.L.C.

Date Mailed: 9/23/2003 Due: 9/25/2003

Attorney: JAC/RFS:ewd

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